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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/477,954	01/05/2000	JONATHAN LEE SULLIVAN		9970
75	90 12/13/200	1		
DENNIS L THOMTE 801 GRAND AVENUE SUITE 3200			EXAMINER	
			HARRY, ANDREW T.	
DES MOINES, IA 50309		•	ART UNIT	PAPER NUMBER
			2684	<i>v 1</i>
			DATE MAILED: 12/13/2001	

Please find below and/or attached an Office communication concerning this application or proceeding.

CA

		Application No.	Applicant(s)	
		09/477,954	SULLIVAN, JONATHAN L	.EE
	Office Action Summary	Examiner	Art Unit	
		Andrew T Harry	2684	
Period fo	The MAILING DATE of this communication apport	pears on the cover sheet with the	correspondence address -	•
THE I - External form of the control	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. In period for reply specified above is less than thirty (30) days, a repl or period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	I36(a). In no event, however, may a reply be a ly within the statutory minimum of thirty (30) di will apply and will expire SIX (6) MONTHS fro a, cause the application to become ABANDON	timely filed  ays will be considered timely.  In the mailing date of this communical  NED (35 U.S.C. § 133).	tion.
1)	Responsive to communication(s) filed on	·		
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠ Th	nis action is non-final.		
3)	Since this application is in condition for allows closed in accordance with the practice under			:s is
Dispositi	on of Claims	•		
4)	Claim(s) is/are pending in the applicati	on.		
	4a) Of the above claim(s) is/are withdra			
	Claim(s) is/are allowed.			
6)⊠	Claim(s) <u>1-4</u> is/are rejected.			
7)	Claim(s) is/are objected to.			
8)[	Claim(s) are subject to restriction and/o	or election requirement.		
Applicati	on Papers			
9) 🔲 🤈	The specification is objected to by the Examine	er.		
10)🖾 -	The drawing(s) filed on <u>05 January 2000</u> is/are:	a)⊠ accepted or b)⊡ objected to	by the Examiner.	
	Applicant may not request that any objection to the	e drawing(s) be held in abeyance.	See 37 CFR 1.85(a).	
11) 🔲 🗀	The proposed drawing correction filed on	_ is: a) ☐ approved b) ☐ disapp	roved by the Examiner.	
	If approved, corrected drawings are required in re	ply to this Office action.		
	The oath or declaration is objected to by the Ex	caminer.		
Priority u	inder 35 U.S.C. §§ 119 and 120			
13)	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 119(	(a)-(d) or (f).	
a)[	☐ All b)☐ Some * c)☐ None of:			
	1. Certified copies of the priority document	s have been received.		
	2. Certified copies of the priority document	s have been received in Applica	tion No	
* S	3. Copies of the certified copies of the prior application from the International Burse the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).	-	
	cknowledgment is made of a claim for domesti	·		ation)
	) ☐ The translation of the foreign language pro		•	
	Acknowledgment is made of a claim for domesti			
Attachment	t(s)			
2) 🔲 Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of Informa	nry (PTO-413) Paper No(s).  I Patent Application (PTO-152)	-· ·
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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 1 and 2 are rejected under 35 U.S.C. 102(e) as being anticipated by Matai et al. U.S. Patent 6,064,863.

As pertaining to claim 1, Matai teaches a wireless communications device that includes a housing with a radio circuit contained within the housing (see Matai col. 2 lines 34 – 37). Matai's wireless communications device also includes an internal antenna disposed within the housing which is RF connected to the radio circuit (see Matai col. 2 lines 35 – 40). Also mounted on Matai's device is an external antenna that is retractable and is capable of moving back and forth between a retracted and extended position (see Matai col. 2 lines 25 – 34 and Figures 2A and 2B). The external, retractable antenna described by Matai is also RF connected to the radio circuit inside the housing (see Matai col. 2 lines 35 – 44).

Regarding claim 2, Matai's wireless communications device contains a switching mechanism that operatively connects the said internal and external antennas to the said

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radio circuit mentioned above (see Matai col. 2 lines 37 - 40). Matai also teaches that when the external antenna is in the retraced position the internal antenna is in circuit (connected to the radio circuit) and the external antenna is out of circuit (not connected to the radio circuit) (see Matai col. 2 lines 44 - 54). Matai also teaches that when the external circuit is in the extended position the switching circuit switches the internal antenna out of circuit and switches the external antenna in circuit (see Matai col. 2 lines 55 - 65)

Claims 3 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Matai as applied to claims 1 and 2 above, and further in view of **Chang, U.S. Patent** 6,171,123.

As pertaining to claim 3, Matai does not mention anything about a remote RF port in the disclosure of his wireless device. Chang does teach an electrical connector or RF port that is mechanically connected to the internal antenna (see Chang col. 2 lines 45 – 54). It would have been obvious to one of ordinary skill in the art at the time of Matai's disclosure to add to it Chang's RF port so that another antenna may be connected to Matai's radio device to increase its received signal strength or to possibly utilize the port as an output port for another device that may be connected Matai's mobile communications device.

As pertaining to claim 4, Matai does not mention anything about a remote RF port in the disclosure of his wireless device. Chang does teach an electrical connector or RF port that is mechanically connected to the internal antenna (see Chang col. 2 lines 45-54). It would have been obvious to one of ordinary skill in the art at the time

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of Matai's disclosure to add to it Chang's RF port so that another antenna may be connected to Matai's radio device to increase its received signal strength or to possibly utilize the port as an output port for another device that may be connected Matai's mobile communications device.

## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- a. Ylijurva U.S. Patent 6,140,970 teaches a radio antenna configuration scheme similar to that disclosed by the applicant.
- b. Suzuki U.S. Patent 5,801,661 discloses an antenna switching circuit suitable for a radio-frequency apparatus with a built-in antenna.
- c. Sroka U.S. Patent 5,245,350 teaches a retractable antenna assembly with retraction inactivation.
- d. Garay et al. U.S. Patent 4,661,992 discloses a switchless external antenna connector for portable radios.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew T Harry whose telephone number is 703-305-4749. The examiner can normally be reached on M-F 8:30 - 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel Hunter can be reached on 703-308-6732. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9314 for regular communications and 703-872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-4700.

ATH

November 30, 2001

DANIEL HUNTER
VISORY PATENT EXAMINER

PERVISORY PATENT EXAMINATION TECHNOLOGY CENTER 2600